1 2 3 4 5 6 7 8 9	Robert A. Mittelstaedt (State Bar No. 60359) ramittelstaedt@jonesday.com David C. Kiernan (State Bar No. 215335) dkiernan@jonesday.com Lin W. Kahn (State Bar No. 261387) linkahn@jonesday.com JONES DAY 555 California Street, 26th Floor San Francisco, CA 94104 Telephone: (415) 626-3939 Facsimile: (415) 875-5700 Attorneys for Defendant Adobe Systems Inc.	S DISTRICT COURT
10	NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION	
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13	IN RE: HIGH-TECH EMPLOYEE ANTITRUST LITIGATION	Master Docket No. 11-CV-2509-LHK
14	THIS DOCUMENT RELATES TO:	DEFENDANT ADOBE'S MOTION TO REMOVE INCORRECTLY FILED
15	ALL ACTIONS	DOCUMENTS
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28		Motion to Remove Incorrectly Filed

No. 11-CV-2509-LHK

1	Defendant Adobe Systems Inc. ("Adobe") respectfully requests that ECF No. 562-2,	
2	Exhibits I-Q to the Declaration of Lin W. Kahn in Support of Adobe's Motion for Summary	
3	Judgment be removed from the docket as soon as possible.	
4	On January 9, 2014, Adobe filed its Motion for Summary Judgment (ECF No. 560) and	
5	the Declaration of Lin W. Kahn attaching Exhibits A-Q and Exhibits 223-224 in support thereof	
6	(ECF No. 562 through 562-3). Adobe erroneously filed an unredacted version of Exhibit Q	
7	(ECF No. 562-2 at 70-118), which contains information that Adobe requests to maintain under	
8	seal. See ECF No. 622 (Defendants' Joint Response to Plaintiffs' Administrative Motion to File	
9	Under Seal), ECF No. 672 (Declaration of James Oh in Support of Response to Administrative	
10	Motion to File Under Seal, ¶2 regarding Adobe_110308). Exhibit Q was filed as Attachment 2	
11	to ECF No. 562, along with Exhibits I-O which Adobe does not seek to seal or correct. Thus,	
12	Adobe hereby requests that ECF No. 562-2 be removed from the docket as soon as possible.	
13	Adobe concurrently files a Notice of Errata and Errata to Exhibits I-Q, with a corrected redacted	
14	version of Exhibit Q.	
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16	Dated: February 24, 2014 JONES DAY	
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18	By: <u>/s/ Lin W. Kahn</u> Lin W. Kahn	
19	Attorneys for Defendant ADOBE SYSTEMS, INC.	
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